

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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JACQUELINE COHEN,
on behalf of herself and all others similarly situated,

Case No.: 12-cv-5323 (RJD)(JMA)

Plaintiff,

v.

**STIPULATION OF
DISCONTINUANCE
WITH PREJUDICE**

CAVALRY SPV I, LLC;
WOODS OVIATT GILMAN, LLP

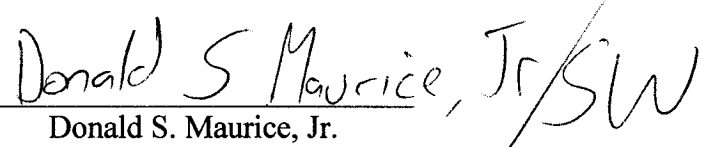
Defendant.

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IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for all the parties who have appeared in the above entitled action, that whereas no party hereto is an infant, incompetent person for whom a committee has been appointed or conservatee and no person not a party has an interest in the subject matter of the action, that the above entitled action be, and the same hereby is discontinued with prejudice and without costs to any party as against any other party. A resolution of plaintiff's individual claims has been made pursuant a certain confidential settlement. The claims of the putative class members are dismissed without prejudice. The Clerk of Court is respectfully asked to terminate this action with the right of either party, upon good cause shown, to reinstate this action within 30 days.

Dated: New York, New York
December 12, 2012

By: 
Shimshon Wexler

By: 
Donald S. Maurice, Jr.

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Attorney for Defendant Cavalry SPV I, LLC

SO ORDERED:

USDJ